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and the same

NUMB. XXV.]

Quicquid agunt hemines - noftri farrago libelli. Juv. Sut. 8: v. 850

IVOL. VII.

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LEXINGION; Printed by John Bradford, at his Office on Cross Street; where Subscriptions, (at Fisteen Shillings per Annum) Advertisements Sc. are thankfully received, and Printing in its different branches done with care and expedition.

RAGERAGE STATISTER CONTROL CON

Centucky fd.

October Court of Appeals, 1793Joseph Craig, Complainant.

Against

Thomas Chinn, Josah Watson, James Trabae, Richard
Barbour, and Merry Walker,
Littlebe y Nioseby heir &c. of
John Moseby deceased, James
Welch and Lewis Sublett.

In C H A N C E R Y.

The desegnandants in this

In C HAN CER T.

The defendandants in this suit having failed to enter their appearance herein, agreeable to a rule of this court, and it appearing by fatisfactory proof so the court that the fuld defendants are not inhabitants of this flate, on the motion of the complainant by his counfel, it is ordered that the fuld defendants to appear here on the twelfth day of the next May court, and answer the bill of the faid complainant; and that a copy of this order be published three times in the Kentucky Gazette.

Attest,

THOMAS TODD, c.e.a.

Kentucky fet. October Court of Appeals, 1793-John Craig and Complainants Robert Johnson, { complainants

John Craig and Robert Johnson, Against Johnson, Against Johnson, Against Johnson, Milliam Marthall & Defits, John Kennedy, In C H A N C E R Y.

THE defendants William and John having failed to to entheir appearance herein, agreeable to a rule of this court, and is acpearing by ite factory proof to the court that the fail defendants are not inhabitants of this fate, on the morion of the complainants by their counfei, it is ordered that that the fail defendants do appear livre on the twelfth day of the next May court, and anyor the bill of the fail complainants; and that a copy of this order be publified three times in the Kentucky Gazette.

Atteft,

THOMAS TODD, c. A.

THOMAS TODD, c. .. A

Kentucky fet. October Court of Appeals, 1703
Thomas Sangeffer, Complainant,
Against

John Davis, Defendants.
and others Defendants.

In C H A N.C. E R.Y.

The defendant Davis having failed to enter his appearance herein, agreeable to a rule of this court, and it appearing by faiffactory proof to the court that the failed defendant is not an inhabitant of this state, on the motion of the complainant by his counfel, it is ordered that the fail defending do appear here on the twelfth day of the next May court, and answer the bill of the fail complainant; and that a copy of this order be published three times in the Kentucky Gazette.

THOMAS TODD, c.c.A.

Centucky fct.
October Court of Appeals, 1793.
Alichael Cogar, Complainant, Againft
Jacob Myers
Againft
Jacob Myers
An CERY.
Le defendant Myers hav-

ing failed to enter his appearance herein, agreeable to a rule of this court, and it appearing by fairs, factory proof to the court, that he is no inhabitant of this flare, on the motion of the complainant by his countel, it is ordered that the fail Myers do appear here on the twelfth day of the next May court, and answer the bill of the fail domplainant; and that a copy of this order be published three times in the Kentucky Gazette.

Attelft

THOMAS TODD, C.C.A.

Kentucky fit.
October Court of Appeals, 1793e.
Rehard Stephens heir
See, of Joseph Stephens decaded,
Againft
John Peyton, John Baker, Jofeph Holmes,
John Minor, Anne May
John May und Polly
May,

May, CHANCERY The defendants herein hav-The defendants herein have ing failed to enter their appearance, agreeable to a rule of this court, and it appearing by farisfactory proof to the court that they are not inhabitants of this flace, on the motion of the complainant by his counfel, it is or derdered that the faild defendants do appear here on the twelfth day of the nest May court, and answer the bill of the faile complainant; and that a coby of this order be published three times in the Kentucky Gazette. tucky Gazette.
Attek, THOMAS TODD, c.c.s.

Nathaniel Evans, Complainant.
Against

Littleberry Moseby heir
at law of John Moseby
deceased, John Craig
and Robert John-

fort, In CHANCER In CHANCERY.

The defendant Mofely having failed to enter his appearance herein, agreeable to a rule of this court, and it appearing by fatifactory proof to the court, that he is no inhabitant of this flare, on the motion of the complainant by his counfel, it is or dered that the laid defendant do appear here on the twelfin day of the next May court, and answer the bill of the faid complainant; and that a copy of this order be published three times in the Kencky Gazette.

Attelligy of the court of the court

Atteft, THOMAS TODD, c.c.a.

UNION,
A Beautiful blood bay full afteen hands and a half night, in full health and vigor, and the fineth figure of any horfe in the flate; thands at the fabferibers flable in Woodford country, near John Lee's on the road from Lexington to Frankfort, and will cover Mares the entuing feafon, at Thirty fullings; fifteen fullilings the inigle leap; two hundred weight of merchantable hemp, or forty flillings worth of young caute, will be received in payment of each feafon; the hemp to be delivered at Frankfort, Lexington or George town. Any gentleman patting more than two mares to the faul florfe, fhall have a deduction of one fourth of each feafon afters. Good paffures graits for mares fet with the horfe, but will not be antiwerable for accidents.

UNION was got by Shakefpear, his dam by Nonpareil, his grand dam was Poctoniats, which was imported by the honorable William Bird efquire, and of blood unexceptionable.

Simeon Buford.

Fayette County fcl.
To all sherists and Constables, in the Commonwealth of Kentuc-

To all sheriffs and Constables, in the Commonwealth of Kentucky:

WHEREAS Innes B. Brent keeVer of the public gool, hath this day made information on oath, before me a justice of the peace for faid councy, that William Montgomery, John Milligan and Johna Powell felons in the faid gool did on the night of the 7th instant break out or the fame, and is now going at large. Their are therefore in the name of the Commonwealth of Kentuckyto require you and each of you in your respective Counties and precincts to make deligent fearch for then and cry. And if they or any of them shall be taken, to commit them to the gool of the county, where for them. And the keeper thereof is hereby required to receive such prisoners into his gool and cuttody, until they can be from thence conveyed to the public gool.

Given under my hand this 8th day of February 1794, and of the Commonwealth the fecond.

James Trotter.

PUBLIC NOTICE.

PUBLIC NOTICE.

To hereby forwarn all perfors from taking an affigument of a bond given by the to Book Kerr, dated the a3th day of Feb. 1794, payable the first day of January ensuing, for fifteen pounds, which note has been renewed to faid Kerr, upon his representing the one above described to be lost or misside.

Philip Yeiser. Danville, March the 3, 1794 †3w ONE HUNDRND DOLLARS

STOLEN From the subscriber, on the evening of the 7th instate the hote of capt. Laban Ship, in the county of Bourbon; a pair of large square Saddle-bags, containing the rollowing articles, pair of large iquate Sauce to garden pair to large iquate Sauce to garden pair to foliage to foliage tablismost for precess of califeo of distream figures, containing from two and a half to four and stakin yards each; three side to the best quality; four ambrick handkerchiets, with plain red ediging; one pair mens gloves; fix ib. Coffee; one and a half the fed ediging; one pair mens gloves; fix ib. Coffee; one and a half the Raifins; fewing fifth of different kinds; fine Thread No. 15 in q. Ibs.; two Shirts marked thus W H; two pair of Prockings; one laced, fundin Neck-handkerchief; one Note of hand, drawn in my favour, for forty free fifth one of the first did not for fifty dollars by capt. Gang, an order on the Kev. William Wood of Mafon, for 14 pounds fix failings, and 7 pence in favor of Elisha Winters, drawn by Marcus M'Gaufin in Baltimore, and affigned to me by find Whates; a Receipt for twenty dollars amone third, given to me by Thomas Conn, together wish a number of papers concerning the revenue of the United States; 14. fo a number of accounts rendered to the United States, upon fills and diffilled tpints, within the counties of Bourbon and Mafon; And upwards of one hundred and fifty dollars in money, and among which was a three dollar Bark bill, to C. Swan, the indeuedend of which, was torn about two thirds acrofs near half an inch wide and hangs looie. It is requested of all the good people to take notice, and fauld they discover fugh bill, to give information thereof to the printer hereof. Whoever will discover the thief, so that the aforestaid articles may be recovered, and he brought to judice, final receive the above ajward.

By order of Thomas Marshall eq. Inspector of Revenue for the United States.

Villiam MUBPLE, Collector of Revenue for the

efq. Inspector of United States.

WILLIAM HUBBLE,

Chevenus for the

Collector of Revenue United States, 122 of Bourbons

SESSESSES CONTRACTOR

Natice

To hereby given, that the office
of infrection is open, and kept
by Lizman Bailey at his house,
in and for the country of Bourbon
and that part of Clarke Country
which formerly belonged to Bourbon country. Alfo, the office of
Infrection is now open and kept
by Abraham Drake, in and tor
the country of Mafon, all thofe
concerned may take notice accordinely.

THO. MARSHALL Inspector of Revenue. (Concluded from our laft.)

TORD Chefferfield very juftly remarks, "A free people cannot be too jealous of their liberies."—The Adventurer, page 70 volume the first, observes; "From the impossibility of confining numbers to the constant and uniform presecution of a common interest, arises the difficulty of securing subjects against the encroachment of governors. Power is always gradually stealing away from the many to the few, because the few are more vigilant and consistent, it still contracts to a smaller number, till in time it centers in a single person. Thus all the forms of government instituted among mankind, perpetually, tend towards monarchy; and power however distured thro' the whole community, is by negligence or corruption, commotion or distress, reposed at last in the chief magistrate."

Faley, page 232 volume 2.

"The single was be made by one fet of men, and admiristered by

ratey, page 233 volume 2.

"The first maxim of a free state is, that the laws-be made by one fet of men, and admivistered by another; in other words, that the legislative and judicial characters, be kept feparate. When those offices are united in the same perfon or assembly, particular laws are made for particular eases, springing often times from partial motives, and directed to private ends: whilst they are kept sparted as whilst they are kept sparted by one body of men, without foresteing whom they may affect; and when made must be applied by the other, let them affect whom they will. 11

and when made must be applied by the other, let them affect whom leep will.

For the sake of illustration, let it be supposed, in this country, either that, parliaments being laid aside, the courts of Westmanster. I sail made their own laws; or that the two houses of Parliament, with the king at their head, tried and decided causes at their bar fit is evident in the first place, that the decisions of such a judicature would be so many laws; and in the second place, that, when the parties and the interests to be affected by the law, were known, the inclinations of the law-makers would he without a such as the second place, that, when the parties and the interests to be affected by the law, were known, the inclinations of the law-makers would inveitably attach on one side or the other; and that, where there was neither any fixed rules to regulate their determinations, have any superior power to control such proceedings, these inclinations would interere with the integraty of public jestice. The confequence of which must be, that the fullets of such a constitution would not either without any snown proceedings of the contradictions and industry and partaking or the contradictions and instance as special partaking of the contradictions and instance in the superior and partaking of the contradictions and instance in the superior superior such instance of superior such instance of the superior such instance of the superior such instance of the superior of the superior such instance of su

tesquieu. Let us not forget that that which

Let us not forget that that which is fundamentally wrong can never be right in pradlee.

The ambitious Squire may probably object and fay: "I will receive no flipends for my fervices as a justice; therefore, why should be objected to as a delegate"—Ans: Reasons have already been given above.—Besides, who would not faceasice a few shillings, in hopes to gain many pounds! For he inside house of delegates, is. not factafice a few flillings, in hopes to gain many pounds? For to be in the bonte of delegares, is, to be near the fount of diffirbutive honors and of tickes.—And can they not make retrospective laws? As the expost facto law, principally, relates to criminal matters; can they not legalize or make lawful certain proceedings in favour of themselves or of their friends which before were illegal? Yes. They can create; they can defrey. In a word, to fuffer the powers of government to be blended suns counter to the flanding

maxim of ages 'divide et impera;'
which fignify, keep the three departments, viz: the legislative, the
judicial and the executive feparate
and diffinct, and your government
will be good.

will be good.

Now we have traced this difeafe Now we have traced this difeate in our government in its various windings from its infancy to its lighelf paroxylins. Therefore let us be upon our guard against its baleful effects. Let us be vigilant in featon and out of leafon against the wiles and machinations of the ambitious aristocrats; who are ever ready to take every advantage of our remissing some content of the property of the property of the property and the property of the property and are like rasening wolves in sheeps. ready to take every advantage of our remiffuels or inattention. They are like ravening wolves in fheep s cloathing; with this difference only, they will not utterly defiroy us; for then we should no longer be of any fervice to them. They will fuck a part of our vital blood, but not all. They have toled us and will tole us along. We plebeians are as necessially to the great ones in power as our horses and cows are to us. They have bridled and faddied us; and they hosted and sparred with their whips in their hands, have mounted upon our backs and will ride us trees and the standard of the standard provided and sparred with their whips in their hands, have mounted upon our backs and will ride us trees and the standard provided and sparred with them. Depend upon it, we little people are very necessary to the great ones. For he is but a pitiful king who has no subjects; and he a forry governow who has none to be governed.

Perhaps, some of my fellow plebeians by this time may say, what shall we do? I will tell you, my fellow labourers, what we must do. Next election day for delegates let us also in each county throughout our state vote likewise for as ma-

was also in each county throughout our state vote likewise for as ma-any persons to reform the arisocra-tical parts of our constitution as by law we are entitled to send repre-

law we are entitled to fend reprefentatives.

For the fooner the growing evil is, radically put a flop to, the better. But by all means let us not give our fuffrage to any judice of the peace whatever. Let us no longer be duped by their artifice. As you value every thing most dear to you all from principle. Let the magiftrates know they have toproperty in you. Form yourfelves betimes into pure Democratic Societies; and from these fooieties chuse or delegate committees to meet at into pure Democratic Societies; and from these societies chase or delegate committees to meet at some convenient place to nominate farmers and mechanics in each county, respectively, to whom we ought to give our vore. Then let us not do our business by halves, but effedually. Let us to a man vore for the persons they may nominate. Let us be unanimous and united in this most important husiness: and the Squires shall meet with a merited foil. But in this case without unanimity, vigilance and activity nothing cap be effected.—Our opponents with whom we have to do, are deeply interested, superlatively ambitious, indestripantly subtle. They and their numerous bands of relations and dependants will flock, swarm and fly together and stick like wax. Or rather like the Macedonian phalans they will stand in thick battallia man to man, bos to best, and shield to shield. Of Jack-bold-my-stass, ejolers and cajoled a formidable train.—By this time, again, I suppose they are ready to maledict and execute the and fhield to finield. Of Jack-hold-my-flaffs, cajolers and cajoled a formidable train.—By this time, again, I suppose they are ready to maledict and execrate the writer hereof, and call him by the gentle epithet of mad man or fool, or whatever other name their ambition, their pride, their felf interest ever fearful of difappointment may fuggest. But, ye honest circumvented plebeians, let us fear them not. From our hands originates all civil government and authority.—Therefore let us be guarded against their introactments. Let us remember their fituation and ours are not upon a par. Many of them hold two or three posts of profit, and therefore they feel not the burden of taxation as we feel. Let us chuse men to represent fent us of fimilar fituations and interefts to our own; and never forget the fatal confequences that uniformly and natively refult from truthing too much power to any one man or body of men whatever. Finally, my fellow plebeians, fellow citizens, lovers of and ions of liberty, or by any other endearing appellation, let me intreat you; that founded upon the lafting, felicitating and immortal principles of equality, moderation and virue; you transfult your liberties unfullied and undiminished to the latest posterity. Farewell! fent us of fimilar fituations and in-

A FARMER. A FARMER.

N. B. The only method, now, to effectuate this, is, every first Tuefday in May, to parry off the squires from mounting our fixualders.

P.S. For the satisfaction of some

day in May, to parry off the squires from mounting our shoulders.

P. S. For the staissaction of some of my readers, perhaps, it may be necessary to observe; that the writer hereof to the word Piebeton as fixes the idea of one who holds no post of honor or of prosit under our present government; to that of artification who exercises the highest power, as a Senator, who is also stilled a Patrician. To that of Demacrat, one who windicates the rights of the plebetons against the increachments of those in powermand to obviate the cavils of some against our good and mutual cause it may also be necessary to observe that the author hereof, incited by no resentance and the standard partician in power; nor from any selfish view exclusively; but solely actuated from a desire of being instrumental in the preservation of our common and impreservation of our

LAZZZZZZZZZZZZZZ

Congress.
HOUSE of REPRESENTATIVES

HOUSE of REPRESENTATIVES.
Friday, January 3.
In committe of the whole on the report of the Secretary of State, concerning the privileges and reflarfactions of American Commerce, laid before Congress a few days ago.

MR. Mauiton after, making Mr. Mauiton after, making Mr. Mauiton after, making the faid—He did not with to triviate other nations, but yet he wished to topport our own intereft with firmuels and energy. When foreign confumption decreaced, internal manufactures would increace. In particular, he thought that this country was bound by reign contemption accreaced, in-ternal manufactures would in-creace. In particular, he thought that this country was bound by every tie of honor, juffice and hu-manuty, to protect our citizens in every part of the globe, and when that was beyond our power, we ought make them reparation. Adverting to this idea, he obfer-ved, that certain powers in Eu-rope had lately violated the laws of nations, by feizing the proper-ty of our citizens. They had e-ven effablished regulations pro-felfedly for that end. He would therefore be glad to fee a decree of retribution. He enlarged up-on this fentiment at fome length, and concluded a very able speech, by reading the following resolu-tions: Refolved, as the coinion of this

by reading the following refolu-tions;
Refolved, as the epinion of this committee, that the interest of the United States would be pro-moted by further restrictions, and higher duties, in certain cases, on the manufactures and navigation of foreign nations, employed in the commerce of the United States than those now imposed.

1. Resolved, as the epinion of this committee, that an addition-al duty, ought to be laid on the following articles, manufactured

European nations, having nonmercial treaty with the Uni-

commercial treaty with the United States.

On all articles of which leather is the material of chief value, an additional duty of percentum ad valorem.

percentum ad valorem.
On all manufactured iron, ficel, tin, pewier, copper, brafs, or articles of which either is the material of chief value, an additional duty of percentum ad valorem.
On all articles of wich cotton is the material of chief value, an additional duty of percentum ad valorem.

ditional duty of per centum and valorem.

On all articles of which wool, is the material of chief value, where the effimated value on which the duty is payable is above an additional duty of per centum ad valorem. Where such value is below an additional duty of per centum ad valorem.

inch value is below an additional duty of per centum ad valorem.

Cn all clodis of which hemp or fax is the material of chief value, and of which the estimate value on which the unity payable, is below an additional duty of per centum ad valorem.

On all manufactures of which filk is the material of chief value, an additional duty of per centum ad valorem.

2. Refolved, as the opinion of this committee, that an additional duty of per ton ought to be laid on the vessels belonging to the nations having no commercial treaties with the United States.

3. Resolved, as the opinion of this committee, that the duty on vessels belonging to the nations having no commercial treaties with the United States, onght to be reduced to per ton.

4. Resolved, as the opinion of this committee, that the duty on vessels belonging to nations having commercial treaties with the United States, onght to be reduced to per ton.

4. Resolved, as the opinion of this committee, that where any nation may results to consider, as vessels not built within the United States, the foreign built vessels of such mation, ought to be subject to a like resultance, ought to be subject to a like resolution, as the opinion of such the summittee, that where any nation may results to a differ the foreign built vessels of such mation, ought to be subject to a like resultance, as the opinion of such committee, that where any nation may results to admit the produce or manufacture of the United States, unless in vessels becoming to the committee, that where any nation may results to admit the produce or manufacture of the United States, unless in vessels becoming to the continuent of the United States, the charge of the United States of the United States, unless in vessels becoming to the united States the lower of the United States of the United States of the United States of the United States in the United States of the United States of

nation may refuse to admit the produce or manufacture of the United States, unless in weisels becoming to the United States, or to admit them in vessels of the United States, if last imported from any place tor within the United States, if last imported from any place tor within the United States, a like restriction ought, after the day of to be extended to the produce and manufactures of fisch nation; and that, in the mean time, a duty of per ton extraordinary ought to be imposed on vessels for importing any fue. produce or manufacture.

6. Resolved, as the opinion of this committee, that where any nation may refuse to the vessels of the produce or manufactures thereof; whilst such a squringe of the produce or manufactures are admitted by it in its own vessels, it would be just in its own vessels, it would be just in its own vessels, it would be just in its own vessels, it is expedient for the present in cases which merit the benevolentattention of the United States, it is expedient for the present, that a tonnage extraordinary, only of be imposed on the vessels of the produce of the produce of the case of the case

cMr. Madifon then took a general view of the probable effects which the adoption of fomething like the refolutions which he had proposed would produce. They would produce, respecting many articles importeded, a competition which would enable countries, who do not now fumply us with which would enable countries, who do not now fupply us with those articles, to do it, and would-encrase the encouragement on fich as we can produce within our-felves. We should also obtain an equitable share in carving our own. produce; we should enter into the feld of competition or quarkterms. produce; we should enter into the field of competition on equal terms and enjoy the actual benefit of ad-vantages which nature and the spirit of ou; people entithle usto. He adverted to the advantage. and the

spirit of ou; people entitle us to.

He adverted to the advantage ous situation this country is entitled to stand in considering the nature of our exports and returns. Our exports are bulky, and therefore must employ much shipping, which might be nearly all our own; our exports are chiefly necessarily of life, of raw materials, the food for the manufactures of other nations. On the contrary, the chief of what we receive from other countries we can either do without or produce substitutes.

It is in the power of the United States, he conceived, by exerting her natural rights, without violating the rights or even the equitable pretensions of other nations, by doing no more than most nations do for the protection of their interests, and much less chan some, to make her interests respected; for what we receive from other nations are but luxuries to na.

to make her interests respected; for what we receive from other nations are but luxuries to us, which, if we chose to throw aside, we could deprive part of the manufacturers of those luxuries, of even bread: If we are forced to a contest of self-denial, this being the case, our country may make her enemies feel the extent of her

mer enemies reit the extent of her power.

We fland with refpect to the nation exporting those luxuries, in the relation of an opulent individual to the laborer employed in producing the fuperfluits for his accommodation; the former can do without those luxuries, the confunction of which gives bread to

without those luxuries, the confinancion of which gives bread to the latter.

He did not propose or wish that the United Sates should at present, go so sar in the line which his redolutions point to as they might go. The extent to which the principles involved in those resolutions should be carried will depend upon filling up the blanks. To go to the very extent of the principle immediately, might be inconvenient: He wished only that the legislature should mark ont the ground on which they think our national rights may be vindicated. vindicated.

Let us establish found principles; Let us established by the let us escape the ground on which we think we fland, perhaps it may produce the effect wished for without unnecessary irritation; we need not at first go every length.

length.

Another confideration would induce him to be moderate in filling up the blanks; not to wound public credit. He did not with to rifk any fenfible diminution of the public revenue. He believed, that if the blanks were filled with judgment, the diminution of the revenue from a diminution in the quantity of imports would be counterbalanced by the increase in the duties.

duties.

The last resolution he had proposed, he faid, is in a manner distinct from the rest. The nation is bound by the most sacred obligation, he conceived, to protect the rights of its citizens against a violation of them from any quarter; or if they cannot protect, they are bound to repay the damage.

mage. It is a fact authenticated to this house by the communications from the executive, that there are regulations established by an European nation, contrary to the law of nations, by which our property is

feized and disposed of in such a way that damages have accepted. We are bound either to obtain fearation for the injustice, or compensate the damage. It is only in the first instance, no doubt, that the burden is to be thrown upon the United States; the proper department of government will no doubt take proper steps to obtain redress.

doubt take proper iteps to obtain redrefs.

The juffice of foreign nations will certainly not permit them to deny reparation when the breach of the law of nations appears evidently; at any rate it is juft that the individual flould not fuffer.

He believed the amount of the damages that would come within the meaning of this refolution, would not be very confiderable.

It was proposed first to take up these resolutions on Monday next.

Mr. Madison, mr. Findly, and mr. Clarke, on the one side, were for appointing an early day, and mr. Murray, mr. Fitzinnons, and others, were defired to fitted the foreconfidering the subject. Mr. Clarke, particularly, observed, that during his acquaintance with the proceedings of public bodies, delay never produced any good effect; he was therefore of opinion, that if the suff of May next; flould be named, some members would then appear as unprepared

fhould be named, fome members would then appear as unprepared as they were this day, The general fentiment however The general tenument nowever of the houfe feemed to be in favor of a fhort delay; and when the que-fition was put on the most diftant day, viz. Monday week, it was agreed to; and that 100 copies of the refolution be printed, for the use of the members.

Lexington, March 8.

A party of Indians lately stole a number of horses on Limestone in Fardin county; they were pursued by a party of men under Capt. William Hardin and overtaken, and all the horses recovered. Capt. Hardin received a wonnt through Hardin received a wound through

Hardin received a wound through the body.

We are informed that two men were killed and one wounded, lately, in Mero Diffriët (Cumberland.) Alfo two killed at the Red banks on the Ohio, by the Indians.

The lateft accounts from Head Quarters thate, that the Indians.

The lateft accounts from Head Quarters tate, that the Indians have failed to bring in the prifoners agreeable to thipulation with the commander in chief. It is generally believed they had no other views, than to furvey the ftrength and fituation of the army, under the fanction of a flag, and the plaufible pretext of propositions for a treaty.

NOTICE.

THE fubscriber takes this methodo frinforming the Public, that he has opened a PUBLIC thouse at the Crab Crchard, in the house formerly occupied by Joseph Reed, and has made preparation for the accommodation of a number of gentlemen, either going or coming through the Wilderness, by enlarging the faid house to 47 by 30 feet, with a piazza the whole lengh; he has also provided stables, lots and pasture. He will furnish travellers with grain at 2s. per bushelf; also bacon and stall fed beef on reasonable terms. Those who will please for favor him with their custom, may depend on every positible attention being paid them by their humble fervant.

(100w2ec) PHILIP WEBBER.

The fubfcribers have receiwed a large affortment of MERCHANDISE, which they mean to fell low for CASH.

Scitz & Lauman,

* * They have on hand a few
German Almanacs.
Lexington, March 7. tf.

SCHOOL

S now commenced in the Rev. Adam Rankin's fession house in e vicinity of Lexington, where Adam Rankin's feffion house in the vicinity of Lexington, where will be taught agreeable to the best and newest methods, the following branches of the Mathamaticks, viz: Trigonometry both plain and spherical, Surveying, Navigation, Conick Sections, Gauging, Algebra, and Dialing; also book keeping and Arithmetic; The subscriber hopes, that the attention he will pay to the perfecting his pupils in the various branches above mentioned, will entitle him to the public savour; and engage the influence of gentlemen in his behalf, who are lovers of ingennity and liberal education.

Alexander Woodrow.

Alexander Woodrow.
Near Lexington March 4, 1794.

※※※※※※※※※※※※※

Elliott Williamfon.

January 4, 1794.

Cotober Court of Appeals, 1793.

Andrew Kenlock, Complainant,

Againt

John Baker and
Henry Higgins, Defendants.

Henry Higgins, Derendants.

In Chancery,

THE defendant John Bakerhisving failed to ener his appearance herein, agreeable to a
rule of this court, and it appearing by fatisfactory proof to the
court that he is not an inhabitant
of this flare, on the motion of the
complainant by his counfel, it is
ordered that the fail defendant do
appear here on the welfth day of ordered that the laid defendant do appear here on the twelfth day of the next May court and answer the bill of the faid complainant; and that a copy of this order be published three times in the Kentucky Gazette. Atteft
THOMAS TODD, e.c.a.

Kentucky to wit t

Kentucky to voit t

October Court of Appeals, 1793.
Lewis Thomas, Complainant,
Againt
George Neal, Ann May
John May and Mary
May, heirs and devices of
John May decoafof John May decoaf-

In CHANCERY.
THE Defendants Ann, John and
Mary May having failed to
enter their appearance herein,
agreeable to a rule of this court, enter their appearance herein, argreeable to a rule of this court, and it appearing by fatisfactory proof to the court, that they are not inhabitants of this flate, on the motion of the complainant by his counfel, it is ordered that the faid defendants do appear here on the twelfth day of the next May court and answer the bill of the faid complainant; and that a copy of this order be published three times in the Kentucky Gazette.

Attelf

THOMAS TODD, c.c.a.

Attelf

THOMAS TODD, c.c.a.

Attelf

ALARGE company will meet at the Crab Orchard the evening of the fourteenth, in order through the wilderness.

Lexingryn, March 6, 179.4

May be had at this Office,
A few copies of the ACT'S passed.

passed at the two last Seffions of the General Affembly of this Commonwealth.

NOTICE TO
THE officers and privates which
were on dury in the year 1791
under Maj. Bartlett Collins, as specitied below; also the detachment
under Lieut. Squire Grant, for
guarding the Indian prisoners from
Louisville to Fort Washington—
That on the 20th and 21st inst. I
will pay off Capt. Rodes Thomson's
Capt. Homas M'Clhnahan's and
Capt. Byram Rout's companies;
and on the 27th and 28th curt. I
will pay off Capt. Bladen Ashby's
company, Lieut. John Blain's and
Ensign Robt. Knox's commands,
also the detachment under Lieut.
S. Grant.—No transferos pay will
be received unless by power of attorney lawfully executed and preteeding the 1st of June 1792.
William Motton.
Lexington, March 4, 1794.

Lexington, March 4, 1794-

4444444444

TWENTY DOLLARS

REWARD.

UN away from the fableriber living near Frankfort, about the 6th inft. GABRIEL, a remarkable large Negroe man, 6 feet 3 for 4 inches high, flutters when fooken to, a toe on one of his feet off at the first joint: Whoever delivers kiss Negroe to me shall receive the above reward-William Samuel.

Feb. 26, 1794.

William Samuel.

Feb. 26, 1794

WHENCE A LOTE

A LOTE

ON Short fireet-in Lexington 26 feet front and ten polerback, on which is a fmall frame oppointe the court houfe; for terms apply to the fubiciber in Lexington. ANTHONY MOLLOY.

NOTICE

IN O'TICE.

Is hereby given to all perfons indebted to John Moylan, payable in country produce, to make payment before the 20th of March inft, as none will be received after that date in payment of any prior

D. M'CARTHY, for JOHN MOYLAN.

SECRECIE EN PRESENTA

PAY MASTER

OF Col. Hall's regiment of mounted volunteers will attend in Lexington on Friday the 14th inft in order to pay off Capt. Harry Bartiett's company, who Harry Bartiett's company, who are requested to attend on that

JAMES LANIER, P. M. March 7, 1794.

米やからいいいいいのや米

To be RENTED for one year. A PLANTATION, about four A miles from Lexington, on Cane run, containing about 30 acres of cleared land, ander good fence, and about two acres of MEADOW. For terms apply to mr. ANDREW BARBEE near the premises of the

The PRINTER hereof.

An active Lad, between the age of thirteen and fixteen years, who can write a fair hand and spell well, and who can come well recommended, will be ta-

APPRENTICE

Printing buliness,

The PRINTER hereof. LexinSton, March 8.

The stated meetings of the Trustees of the Transylvania Seminary, is on the first Monday in April and October.

If HE fubferiber requests and those who are indebted to him either by bond, more, or book account, to call and fettle before the rift of April next—by a ready compliance with this request, they may obtain a future credit.

James H. Stewart. He has now on hand a handfome afforement of.

He has now on hand a handfome affortment of.

DRY GOODS, HARD WARE, CUTLERY, GROCERIES & SUEENS WARE;

Which he will fell on the most reduced prices.

AKEN up by the subscriber on Hingston, one mile from Miller's mills, a dark bay silley, one year old last springs to 2.10s

AKEN up by the fubiciber in TAKEN up by the hibiteriber in Scott county on Lane's run, a dark bay Horfe, about four years old, five teet high, fome white in his forehead and under his ears, had on a large bell with an old collar marked E. WINTERS ALTI, Mono brand: Appraifed to 15l. Alfo, a dark bay Horfe, fix years old, thirteen hands and a half high, a flar in his forehead, blind of the left eye, fome faddle marks, no brand: Appraifed to 10l.

JOHN BROWNE.

BOURBON FURNACE, Dec. 2, 1793. Wanted immediately,

Two or three good Waggoners, and a number of other Hands, to work at the above P U R N A C E to whom generos wages and good treatment will be given, by

John Mockbee,

JOHN COCKEY OWINGS & Co. N. B. Heavy CASTINGS are now to be fold at the above place, at 6d. per Ib. and hand ware in proportion.

\$\$\$\$\$\$\$\$\$\$\$\$

TAKEN up by the Subscriber of the uninstabled part of Cumberland river, a dank chestus for-rel_mare, 3 years old, authored, finall of her age, appraised to 64.

Robert Todd.

The fubfcribers have opened at Strode's Station, A Neat Affortment of

GOODS

given by ELISHA WINTERS, & Co.

HAVE the PLANTATION for fale whereon I now live, containing five hundred acres of land, 140 of which is well cleared and under good fence—the building is 140 of which is well cleared and under good fence—the building is olderable good—the trace is well calculated to make two fortlemonts, as the cleared land is in fields nearthalf a mile apart, with excellent water on each—on one I have a Dastilleary, the conveniencies of which is equal to any in this Stace. I will give three years credit for half the purchase money. For other terms apply to me on the premises.

North Elk horn, Scott county, February 14.

February 14.

TAKEN up by the fubfcriber,
living in Clarke county on
the waters of Saumerfett, a bay
and horfe, three years old laft fpring,
nas foure faddle spots, shod before,
branded on the left jaw and shoulinder thus S, apprassed to 94.
November 8, 188

November 8, 1703.

TAKEN up by the subscriber on Hickman creek, a black stud tolt, a year old past, his nigh hind foor whire, a finall star; apprai-

November 18, 1793. JD tp

TAKEN up by the fubfcriber in Madison county, on the waters of Otter creek, a black Stallon, three years old, about four feet four inches high, with a star in his torehead, and gray bairs in historil, no brand perceivable; appraised to 3!

William Weft. Sept. 14, 1793-

TAKEN up by the fabscriber, in Bourbon county, near Horn-book's milt, a bright bay Herse, a finalt far in his face, fitteen lands high, no brand perceivable, has a fair on his nose, shod round, annotated to tel.

John Craig.

February 1.

JUST ARRIVED,
And now opening, at the fubicit
ber's Store in Lexington,
on Mainstreet,
A GENERAL Affortment of
DRY GOODS, GROCERIES,
HARD WARE and QUEEN'S
WARE which he will fell on the
lowest terms for Cash, country Linen, Pork, Butter and Cheese.

George Texarden.

Suitable to the present season, Which they will sell on the most reasonable terms, for Cash, or beef cathe delivered as their butcher's shop in Lexington; and good wheat delivered as their butcher's shop in Lexington; and good wheat delivered as Lexington took or at their store, and all kind of country produce.

Ocek & Lytle.

December 28.

A. I. I. persons indebted to the Subscriber, are requested to make payment on or before the 10th day of March next, at which time he will have pressing demands for all the mouey he can possibly collect; wherefore he hopes particular attention will be paid to this notice.

NEW - OR LE ANS,

Wanted immediately a number of March 10th of New Orleans, for which generous wager will be given by ELISHA WINTERS, o'Co.

THOMAS TODD, C. ...

A general and well chosen affort-Merchandise,

Merchandife,
Suitable to the prefent and approaching featon,
Is now opened by the fubferiber at his STORE in Lesington;
Which he will fell on the lowest and most reduced prices for Caff, Country Liven, Hemp, Butter, Cheele, and Whiskey.
Thiose who are indebred, are requested to make payment before the right of March next.

James Morrison. Lexington Feb. 10.

A LL persons who have made engagements with the substrate on A specific person of the substrate of the subst est prices.

IRWIN & BRYSON.

A Compleat affortment of Cast-Dings, which will be foldet fix pence half penny per lb. WILLIAM MORTON

Wanted to purchase a Quantity of Bear-Skins, they must be well haired and coloured. W. M.

haired and coloured. W. M. Lexington, Jan. 17, 1794.

Taken up by the fubferiber, living on Boon's creek Clark county, a dark bay Mare, supposed to be 4 years old, about thinteen hands and a helt high, neither docked not barneded, has a small flare. Morealfed to 4, 1005. ftar; Appraised to 31. 10s. William Robinson.

Oct. 25, 1793 "
FOR SALE

FOR SALE

To the highest bidder,

On min months creat:

At the plantation of the subscriber in Woodford county, on Saturday the schof March next

PEN NEGROES—fome Brood March seep, Bond with good security residing within the county will be required of the purchafers; The bonds to carry interest from the date, but if punctually paid the interest shall be remissived.—About 25 acres of cleared Land to be let for one year, on rent payable in Corn.

H. MARSHALL,

Feb. 14th 1791-

Feb. 14th 1794. 2W
WASFOUND N AS FOUND,

N the plantation of the fubferiber, lying on the head was, r8 of Somerfet, Clark county—
A fum of MONEY, which the
owner may have on proving his
property and paying charges,

ILSON PATNE.

Clark county Feb. 23, 1794. 3W

Taken up by the subscriber, living our Bullkin waters, in Shelby county, a bay Mare, three years old, has loft the near eye, about thirteen hands high has the appearance of a brand on the near shoulder which cannot be akertained; Appraised to 41.

Also, a forrel Florte, three years old, about thirteen hands high, some white in his sace, branded on the near shoulder yearly thus, 5 L. Appraised to 31.

Rabph Griffin.

July 16, 1792.

July 16, 1793.

WANTED,
WANTED,
WANTED,
WANTED,
WANTED,
NEY-MEN Taylors. Alfo,
two or three APPLENTICE
Boys will be taken by the fubferiber in Lexington.

The actington.

Feb. 25, 1794.

THE BEAUTIFUL THOROUGH ERED

LFRED.

WILL fland the enfining feafon at Lexington on every Monday and Turchay; the reft of the week at my flable in Woodford county; and will cover Mares at a guiaca cash, or fix dollars, payable, in any pleceis of country. Produce at the Lexington market price, and deliverable at my difficulty in faid town of Lexington or Woodford.—Cash to be paid at the expiration of the feafon; the produce on or before the first day of December following. There will be excellent pasturage provided for the mares fent to my farm grains, the grearest attention paid to them, but I will not be answerable for escapes or other accidents.

PETTON SHORT.

Feb. 1, 1794.

The funderibers with all those I who have hides to tan on the flares, would bring them in as foon as pointle, as thereby they may be enabled to deliver them next fall.

WILLIAM & THOMAS STORY.
George town, January 13, 1794.

Fifty Dollars Reward.

Faty Dollars Reward.

Ran way from the fubfeiber, on the sith night of Augult, in the year 1792, a Negroe.

Man, named ANTHONY, about
25 years of age, about five feet
one unch high, broad frouldered,
and well insate to his beit, is fourthar heliber, bearded, signific bearand well made to his heit, is fourewhar hellow backed, virginia born and very black, has had his middle finger on his right hand froke, above the knuckle joint, which dirables him from fluuring that finger clofs. The above reward and all reafonable charges will be given any perion who wilk deliver him to me.

James Handley.

Kentucky, Washington county, 13

CYNTHIANA. CYNTHIANA.

THE lots in the town of Cynthiana, will be exposed to fale on the first Tuesday in April and continue until all are fold.

Benjamin Harrison Trustees.

Morgan Vanneter,
Cynthiana, Jan. 5, 1794.

THE Store room in Lexington,
lately occupied by Trotter & Ward, an excellent stand for business, for terms apply to

Ward, an excellent fland for bu-finess, for terms apply to STEPHEN COLLINS, Lexington, Dec. 7, 1793.

FOR SALE
A well impraved
PLANTATION,
WITHIN three miles of Bourded and fixty fix access, of which is cleared, as

welling Toole, Orchad, for terms, enquire of Col. wing, or the lableribers.

Suit to Lauman. The full griber will give

Cap and Merci andile
At his STOKE in Lexington, for

PACK-HORSES. John Ciarke.

January 22.

X++a++++++++++++++

THE Truftees of the town of FALMOUTH, in the torks of Licking, are requested to meet the fift Tuelday in April next, at the court house of Hartings, in order to concert measures respecting the fale of the lots in faid towns. Bourbon Feb. 22, 1794.